Exhibit A

STATE OF NORTH CAROLINA			2	1 CVS 2680
GASTON County 7	- 1	-	In The G	eneral Court Of Justice Superior Court Division
Name And Address Of Plaintiff 1 MICHAEL S. JENKINS	tes (25 25)	20		
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		Rule 5(b) of t	he General Rules of	Practice for the Superior and District Cou
VERSUS		Name And Address Of A (complete for initial appl	Attorney Or Party, If It	lot Represented address)
Name And Address Of Defendant 1 LTD FINANCIAL SERVICES, L.P.		SCOTT C. HARR	The state of the s	
Registered Agent: CT Corporation Syste				n Phillips Grossman, Pl
160 Mine Lake Ct., Ste 200		900 W. MORGAN	N ST.	
	615	RALEIGH		NC 27603
Summons Submitted		Telephone No. 919600	5003	Cellular Telephone No. 9196005003
⊠ Yes ☐ No		NC Attorney Bar No.	Attomey Email Add	
Name And Address Of Defendant 2		35328	SHARRIS@M	ILBERG.COM
		Initial Ap	pearance in Ca	se Change of Address
		Name Of Firm		Fax No.
	.71	Milberg Coleman	Bryson Phillips	Grossman 2 9196005035
Summans Submitted		Counsel For X All Plaintiffs	All Defendan	ts Only: (list party(ies) represen
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the Administrative Office of the Courts, and the Clerk of Superior Court shall require a party to refile a filing which does not include the required cover sheet. For subsequent filings in civil actions, the filing party must include either a General Civil (AOC-CV-751), Motion (AOC-CV-752), or Court Action (AOC-CV-753) cover sheet.

(2.10) (B)(1.05) (1.1	CLAIMS FOR RELIEF	
Administrative Appeal (ADMA) Appointment Of Receiver (APRC) Attachment/Garnishment (ATTC) Claim And Delivery (CLMD) Collection On Account (ACCT) Condemnation (CNDM) Contract (CNTR) Discovery Scheduling Order (DSCH) Injunction (INJU)	□ Limited Driving Privilege - Out-Of-State □ Convictions (PLDP) □ Medical Malpractice (MDML) □ Minor Settlement (MSTL) □ Money Owed (MNYO) □ Negligence - Motor Vehicle (MVNG) □ Negligence - Other (NEGO) □ Motor Vehicle Lien G.S. Chapter 44A (MVLI) □ Possession Of Personal Property (POPP)	•
Date	Signature of Attorney Party	ak .
FEES IN G.S. 7A-308 APPLY Assert Right Of Access (ARAS) Substitution Of Trustee (Judicial Foreclosu Supplemental Procedures (SUPR)	/	Hami
PRO HAC VICE FEES APPLY Motion For Out-Of-State Attorney To Appea	ar In NC Courts In A Civil Or Criminal Matter (Out-	Of-State Attorney/Pro Hac Vice Fee)
No. Additional Plaintiff(s)	,	
No. Additional Defendant(s)	☐ Third Party Defendant(s)	Summons Submitted
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310		Yes No
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Plaintiff(s) Against Whom Counterclaim Asserted		
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Defendant(s) Against Whom Crossclaim Asserted		
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AOC CV 751 Side Two Box 2/10		

STATE OF NORTH CAROLINA	File No. 21 CVS 2180
GASTON County	In The General Court Of Justice ☐ District ☑ Superior Court Division
lame Of Plaintiff MICHAEL S. JENKINS	
ddress	CIVIL SUMMONS
ity, State, Zip	☐ ALIAS AND PLURIES SUMMONS (ASSESS FEE)
VERSUS	22442
lame Of Defendant(s)	Date Original Summons Issued
LTD FINANCIAL SERVICES, L.P.	
10	Date(s) Subsequent Summons(es) Issued
To Each Of The Defendant(s) Named Below:	
lame And Address Of Defendant 1	Name And Address Of Defendant 2
LTD FINANCIAL SERVICES, L.P.	
Registered Agent: CT Corporation System 160 Mine Lake Ct., Ste 200	k/
Raleigh NC 27615	
documentos! A Civil Action Has Been Commenced Against You! You are notified to appear and answer the complaint of the plaintiff as Serve a copy of your written answer to the complaint upon the plaintiff as served. You may serve your answer by delivering a copy to the plaintiff the original of the written answer with the Clerk of Superior Commence.	aintiff or plaintiff's attorney within thirty (30) days after you have bee laintiff or by mailing it to the plaintiff's last known address, and
If you fail to answer the complaint, the plaintiff will apply to the Court	-
larne And Address Of Plaintiff's Attorney (if none, Address Of Plaintiff)	Date Issued Time
SCOTT C. HARRIS	6-30-21 10:59 DAM []PM
MILBERG COLEMAN BRYSON PHILLIPS GROSSMAN, PLLC 900 W. MORGAN STREET	Signature
	Signature
	Deputy CSC Assistant CSC Clerk Of Superior Court
	1
RALEIGH NC 27603	Date Of Endorsement Time
ENDORSEMENT (ASSESS FEE) This Summons was originally issued on the date indicated	Deputy CSC Assistant CSC Clerk Of Superior Court
ENDORSEMENT (ASSESS FEE) This Summons was originally issued on the date indicated above and returned not served. At the request of the plaintiff, the time within which this Summons must be served is	Date Of Endorsement Time AM PM
ENDORSEMENT (ASSESS FEE) This Summons was originally issued on the date indicated above and returned not served. At the request of the plaintiff,	Date Of Endorsement Time AM PM
ENDORSEMENT (ASSESS FEE) This Summons was originally issued on the date indicated above and returned not served. At the request of the plaintiff, the time within which this Summons must be served is extended sixty (60) days. NOTE TO PARTIES: Many counties have MANDATORY ARBITRATION IS	Deputy CSC
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S. S P Allen S. S All	PHOTOM	RETURN O	FSERVICE		
certify that this Summons and	d a copy of the comp	plaint were received	and served as fo	ollows:	
DEFENDANT 1					
ate Served	Time Served	AM PM	Name Of Defendant	All	
By delivering to the defend					
By leaving a copy of the si person of suitable age and	ummons and compla discretion then resi	int at the dwelling ding therein.	house or usual pla	ace of abode of the defendant named above with a	
As the defendant is a corp below.	oration, service was	effected by deliver	ring a copy of the	summons and complaint to the person named	
Name And Address Of Person V	Vith Whom Copies Left (if o	corporation, give title of	person copies left with)		
	Or .				
Other manner of service (s	specify)			12.415	
Defendant WAS NOT sen	ved for the following	reason:	-		
_	3		19		
		DEFEN	DANT 2		
ate Served	Time Served	AM PM	Name Of Defendant		
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By leaving a copy of the s person of suitable age and	ummons and compli d discretion then res	aint at the dwelling iding therein.	house or usual pl	lace of abode of the defendant named above with	
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	ŧ.				
Other manner of service (specify)				
Defendant WAS NOT ser	ved for the following	reason:	ž	is a second of the second of t	
Service Fee Paid			Signature Of Deputy	Sheriff Making Return	
Pate Received			Name Of Sheriff (typ	pe or print)	
Pate Of Return			County Of Sheriff		
		- 4			

AOC-CV-100, Side Two, Rev. 4/18
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STATE OF NORTH CAROLINA	College of Artical Professional	NERAL COURT O	F JUSTICE
COUNTY OF GASTON		RIOR COURT DIV NO. 21 CVS	
MICHAEL JENKINS, on Behalf of Himself and Others Similarly, Situated,	21 JUN 30 A 10:58 ASTON CO., C.O.C.		ii.
T31 :	F. Sandamen Springsreamen and St. St. St. Springsreamen	COMPLAINT	
Plaintiff,		P	粒
)	(Class Action)	
v.)		
LTD FINANCIAL SERVICES,)		"4
L.P., a Texas Limited)	*	20
Partnership,)		
)		
Defendant.			

Plaintiff Michael S. Jenkins ("Jenkins" or "Plaintiff"), on behalf of himself and all others similarly situated, through counsel, files this Class Action Complaint against Ltd Financial Services, L.P. (hereinafter, "Defendant") and states as follows:

NATURE OF THE ACTION

- 1. Action to recover damages for violations of the Fair Debt Collection Practices Act, 15 U.S.C. § 1692, et seq. ("FDCPA") and North Carolina Debt Collection Act, N.C.G.S. § 75-50, et seq. ("NCDCA").
- 2. Defendant unreasonably disclosed, communicated and/or publicized information regarding Plaintiff's debt and all others similarly situated to another person.
- 3. This class action is filed pursuant to Rule 23 of the Rules of Civil Procedure on behalf of all consumers Defendant unlawfully communicated consumer debt, in violation of North Carolina and Federal law as further set forth herein.

JURISDICTION AND VENUE

- The foregoing allegations are incorporated by reference as if fully set forth herein.
- 5. This Court has jurisdiction over the parties and this action pursuant to N.C.G.S. § 42-44, N.C.G.S. § 25-1-305, N.C.G.S. §§ 75-16 and 56, N.C.G.S. § 1-75.4 and N.C.G.S. § 1-253.
- 6. Venue is proper under N.C.G.S. § 1-80 in that Plaintiff resides in Gaston County and Defendant has regularly engaged in business in Gaston County, North Carolina.

PARTIES

- 7. Plaintiff Jenkins is a citizen and resident of Gaston County, North Carolina, a "consumer" as defined in 15 U.S.C. 1692a(3) and N.C.G.S. § 75-50(1), and allegedly owes a "debt" as defined in 15 U.S.C. 1692a(5) and N.C.G.S. § 75-50(2) to Defendant.
- 8. Defendant is a Texas Limited Partnership, existing under the laws of the State of Texas, with a principal office and place of business at 160 Mine Lake Ct. Ste. 200 Raleigh, NC 27615, duly domesticated in the State of North Carolina by filing with the North Carolina Secretary of State's Office on December 8, 1998. Defendant transacts business in this state and throughout the country.

FACTUAL ALLEGATIONS

9. Defendant is a "debt collector" as defined in 15 U.S.C. § 1692a(6) and N.C.G.S. § 75-50(3).

- 10. Defendant is regularly engaged in the business of collecting debt allegedly owed by consumers to others for profit in the State of North Carolina. Its employees, affiliates, directors, agents, vendors, and attorneys act under the direction and supervision of Defendant within the scope of their actual or apparent authority. Therefore, Defendant is responsible and/or vicariously liable for the actions of its employees, affiliates, directors, agents, vendors and attorneys under, *inter alia*, the theory of *Respondeat Superior*. All references to Defendant mean Defendant, its owners, officers, agents, and/or employees.
 - 11. The principal purpose of Defendant's business is debt collection.
- 12. Defendant uses instrumentalities of intrastate and interstate commerce, including telephone and mail in furtherance of its debt collection business.
 - 13. Defendant alleges Plaintiff owes a debt ("Debt").
- 14. The Debt is an alleged obligation of Plaintiff to pay money arising out of a transaction in which the money, property, insurance, or services which are the subject of the transaction are primarily for personal, family, or household purposes.
 - 15. The Debt does not arise from any business enterprise of Plaintiff.
- 16. The Debt is a "debt" as that term is defined in 15 U.S.C. § 1692a(5) and N.C.G.S. § 75-50(2).
- 17. At exact time known only to Defendant, the Debt was assigned or otherwise transferred to Defendant for collection.
- 18. Upon information and belief, at time the Debt was assigned or otherwise transferred to Defendant for collection, the Debt was in default.

- 19. In effort to collect the Debt, Defendant contacted Plaintiff by written correspondence.
- 20. Rather than preparing and mailing such written correspondence to Plaintiffs on its own, Defendant used a third-party vendor to perform such activities on its behalf.
- 21. As part of utilization, Defendant conveyed information regarding the Debt to the third-party vendor.
- 22. Defendant's conveyance of information regarding the Debt to third-party vendor is a communication as that term is defined in 15 U.S.C. 1692a(2).
- 23. Defendant's conveyance of information regarding the Debt to thirdparty vendor is an unreasonable publication as described in N.C.G.S. § 75-53.
- 24. The third-party vendor then populated some or all this information into a prewritten template, printed, and mailed the letter to Plaintiffs at Defendant's direction.
- 25. Plaintiff Jenkins received and read a letter dated October 3, 2020 concerning a debt allegedly owed by Jenkins to "BLAZE CREDIT CARD" in the amount of \$1,653.48.
 - 26. The letter received by Plaintiff is referred to hereafter as "Letter."
- 27. The Letter was the initial written communication Plaintiffs received from Defendant concerning the Debt.

CLASS ACTION ALLEGATIONS

28. The forgoing allegations are hereby reincorporated by reference as if

fully restated herein.

29. Pursuant to Rule of Civil Procedure 23, Plaintiff brings this action individually and on behalf of the following classes which are tentatively defined as:

> NC Class: All consumers throughout the State of North Carolina where Defendant sent information concerning consumers' Debt to a third party without written permission of the consumer, which disclosure was made on or after a date four (4) years prior and to the filing of this Complaint.

> FDCPA Subclass: All consumers in North Carolina where Defendant sent information concerning consumers' Debt to a third party without prior consent of the consumer, which disclosure was made on or after one (1) year prior to the filing of this Complaint.

- 30. Excluded from the classes are: (a) any Judge or Magistrate presiding over this action and members of their families; (b) Defendant and any entity in which Defendant has a controlling interest and its legal representatives, assigns and successors; and (c) all persons and entities who properly execute and file a timely request for exclusion from the Class.
- 31. Numerosity: Plaintiff is unable to provide a specific number of members in each of the classes because that information is solely in the possession of Defendant. However, the exact number of class members, including the names and addresses of all class members, will be easily ascertained through a review of Defendant's business records. Upon information and belief, each class contains at least hundreds of consumers and likely exceeds several thousand consumers and is therefore so numerous that joinder of all members would be impracticable.

- 32. Commonality: Common questions of law and fact predominate over any individual issues that may be presented, because Defendant's conveyance of information to a third-party in a single action or series of actions constituted thousands of unlawful disclosures at substantially the same time. Common questions include, but are not limited to:
 - a. Whether Defendant's transmission of information concerning

 Plaintiff and all others similarly situated constitutes a violation

 of the FDCPA.
 - b. Whether Defendant communicated with any person other than the consumer, his attorney, consumer reporting agency, the creditor, or the attorney of the creditor, in connection with the collection of any debt in violation of the FDCPA.
 - c. Whether Defendant unreasonably publicized information regarding a consumer's debt in violation of the NCDCA.
 - d. Whether Defendant communicated with any person other than the debtor or his attorney in violation of the NCDCA.
- 33. Typicality: The claims of Plaintiff are typical of the claims of the proposed class and all are based on the same facts and legal theories, as all such claims arise out of Defendant's conduct.
- 34. Adequate Representation: Plaintiff is an adequate representative of the class in that he does not have antagonistic or conflicting claims with other members of the class. Plaintiff has retained counsel experienced in the prosecution of complex

class actions, specifically including experience with consumer class actions.

35. Neither Plaintiff nor counsel have any interests that might cause them not to vigorously pursue this action. Plaintiff is aware of their responsibilities to the putative class and has accepted such responsibilities.

36. Predominance and Superiority: The classes are appropriate for certification because questions of law and fact common to the members of the classes predominate over questions affecting only individual members, and a class action is superior to other available methods for the fair and efficient adjudication of this controversy, since individual joinder of all members of the classes is impracticable. Should individual class members be required to bring separate actions, this Court or courts in other jurisdictions would be confronted with a multiplicity of lawsuits burdening the court system while also creating the risk of inconsistent rulings and contradictory judgments. In contrast to proceeding on a case-by-case basis, in which inconsistent results will magnify the delay and expense to all parties and the court system, this class action presents far fewer management difficulties while providing unitary adjudication, economies of scale and comprehensive supervision by a single court.

FIRST CAUSE OF ACTION Violations of Fair Debt Collection Practices Act, 15 U.S.C. § 1692, et seq. (On behalf of the FDCPA Sub-Class)

- 37. The forgoing allegations are hereby incorporated by reference as if fully set forth herein.
 - 38. Defendant acts as a "debt collector," as defined by the FDCPA, 15 U.S.C.

§ 1692a(6).

- 39. Defendant acted as a "debt collector" in contacting Plaintiffs.
- 40. Plaintiff and all members of the Classes are "consumers," as defined by the FDCPA, 15 U.S.C. § 1692a(3) since they are natural persons allegedly obligated to pay a consumer debt.
- 41. At all material times, Plaintiff's debt and the debts of the Class members were "debt," as defined by the FDCPA, 15 U.S.C. § 1692a(5).
- 42. Defendant has collected debt in violation of 15 U.S.C. § 1692c(b), in that it disclosed information to a third party without prior consent of the consumer.
- 43. FDCPA section 1692c(b) states in pertinent part that "without the prior consent of the consumer given directly to the debt collector, or the express permission of a court of competent jurisdiction, or as reasonably necessary to effectuate a post judgment judicial remedy, a debt collector may not communicate, in connection with the collection of any debt, with any person other than the consumer, his attorney, a consumer reporting agency if otherwise permitted by law, the creditor, the attorney of the creditor, or the attorney of the debt collector."
- 44. The third party does not fall within any exceptions provided for in 15 U.S.C. § 1692c(b).
- 45. The United States Court of Appeals for the Eleventh Circuit has recently ruled that a Defendant's transmittal of a Plaintiff's personal debt-related information to a third-party letter preparation vendor constitutes a communication "in connection with the collection of any debt" within the meaning of 15 U.S.C. § 1692c(b) and such

action, without the debtor's authorization, constitutes a violation of said statute. See, Hunstein v. Preferred Collection & Mgmt. Servs., Inc., No. 19-14434, 2021 WL 1556069, (11th Cir. Apr. 21, 2021).

- 46. In <u>Hunstein</u>, Id., the debt collector ("Preferred Collection and Management Services, Inc.") electronically transmitted data regarding a consumer's ("Mr. Hunstein") debt, namely, his status as a debtor, the balance of the debt, the entity to which he owed the debt and the subject of such debt to a third-party vendor, for the purpose of creating, printing and mailing a "dunning" letter to the debtor.
- 47. The core facts presented to the Appeals Court in <u>Hunstein</u>'s case are virtually identical to those alleged in this Complaint.
- 48. Here, Plaintiff did not consent to Defendant's communication to the third party concerning the Debt.
- 49. Plaintiff did not consent to Defendant's communication to the third party concerning Plaintiffs' personal and/or confidential information.
- 50. Plaintiff did not consent to Defendant's communication with anyone concerning the Debt or Plaintiffs' personal and/or confidential information.
- 51. Upon belief, Defendant has used a third-party for these purposes thousands of times.
 - 52. Defendant uses third party for the sole purpose of maximizing profits.
- 53. Defendant uses third party without regard to the propriety and privacy of the information it discloses to such third-party.
 - 54. Defendant uses third party with reckless disregard for the harm to

Plaintiff and the Class that could result from Defendant's unauthorized disclosure of private and sensitive information.

- 55. 15 U.S.C. § 1692f provides a debtor may not use unfair or unconscionable means to collect or attempt to collect a debt.
- 56. The unauthorized disclosure of a consumer's private and sensitive information is both unfair and unconscionable.
- 57. Defendant disclosed Plaintiff's private and sensitive information to a third party in violation of 15 U.S.C. § 1692f.
- 58. As a result of Defendant's unlawful conduct, Plaintiff and the Class Members are entitled to actual and statutory damages, reasonable attorneys' fees and costs.

SECOND CAUSE OF ACTION Violations of North Carolina Debt Collection Act, N.C.G.S. § 75-50, et seq. (On behalf of the NC Class)

- 59. The foregoing allegations are hereby incorporated by reference as if fully set forth herein.
- 60. Defendant is a "debt collector" as defined by the NCDCA, N.C.G.S. § 75-50.
- 61. Plaintiff and the North Carolina Class are "consumers" as that term is defined by N.C.G.S. § 75-50.
- 62. N.C.G.S. § 75-53 prohibits debt collectors from unreasonably publicizing information regarding a consumer's debt including, but not limited to, any communication with any person other than the debtor or his attorney.

- 63. Defendant violated N.C.G.S. § 75-53 by communicating consumer debt to a third party without the written permission of the debtor.
- 64. Plaintiff, and others similarly situated, is entitled to recover statutory damages under the NCDCA for each instance in which an improper communication occurred.
- 65. As a result of Defendant's unlawful conduct, Plaintiff and the Class Members are entitled to actual and statutory damages, reasonable attorneys' fees and costs.

THIRD CAUSE OF ACTION

Violation of the North Carolina Unfair and Deceptive Trade Practices Act: N.C.G.S. § 75-1.1 (on behalf of the NC Class)

- 66. The foregoing allegations are hereby incorporated by reference as if fully set forth herein.
- 67. Pursuant to N.C.G.S. § 75-56(a), "the specific and general provisions of [the NCDCA] shall exclusively constitute the unfair or deceptive acts or practices proscribed by G.S. 75-1.1 in the area of commerce regulated by this Article."
- 68. Defendant's operation with consumers and consumer Debt constitutes commerce.
- 69. N.C.G.S. § 75-1.1 (the "UDTPA") prohibits "unfair methods of competition in or affecting commerce, and unfair or deceptive acts or practices in or affecting commerce."
 - 70. The specific acts by Defendant are in or affecting commerce.
 - 71. The specific acts by Defendant are unfair and deceptive, as defined by

the UDTPA.

- 72. Plaintiff has been subjected to pecuniary and non-pecuniary injuries resulting from Defendant's unfair and deceptive conduct.
- 73. Plaintiff and others similarly situated are entitled to recover treble damages, attorney's fees and costs if allowed by the discretion of the Court pursuant to Chapter 75 of the North Carolina General Statutes.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff and all others similarly situated pray the Court for judgment as set forth below:

- Certifying this action as a class action as provided by Rule 23 of the Rules of Civil Procedure, appointing Plaintiffs as class representatives, and appointing the undersigned as Class Counsel;
- 2. Finding Defendant violated the FDCPA;
- 3. Finding Defendant violated the NCDCA;
- 4. Adjudging Defendant liable under the causes of actions asserted above, and awarding Plaintiff and the members of the NC Class and FDCPA Sub-Class (collectively, "Class Members") actual and statutory damages pursuant to 15 U.S.C. 1692k and N.C.G.S § 75-56;
- 5. Awarding Plaintiff and Class Members their reasonable attorneys' fees and costs pursuant to the FDCPA and NCDCA;
- 6. That the compensatory damages of Plaintiff and the Class Members be trebled by the Court pursuant to Chapter 75 of the North Carolina

General Statutes;

- 7. For punitive damages to the extent allowed by law;
- 8. The costs of this action be taxed against Defendant;
- 9. For a trial by jury on all issues so triable;
- 10. Awarding pre and post judgment interest as allowed by law; and
- 11. For such other and further relief as the Court deems just and proper.

Respectfully submitted, this 28 day of June, 2021.

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